Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

| In the Matter of) | DOCKET FILE COPY ORIGINAL |
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| Amendment of Section 73.202(b), FM Table of Allotments, FM Broadcast Stations) | MB Docket No. 07-210 RM-11399 |
| (Butte Falls and Netarts, Oregon) | FILED/ACCEPTED |
| To: Office of the Secretary Attn: Chief, Audio Division, Media Bureau | NOV 2 1 2007 Federal Communications Commission Office of the Secretary |

COMMENTS

Oregon Radio Partners, LLC ("ORP") hereby submits its Comments in the above captioned proceeding. See Notice of Proposed Rule Making (NPRM), DA 07-4129, released October 5, 2007. In response to a Petition for Rule Making filed by ORP on January 25, 2007, the NPRM proposed the allotment of Channel 290A to Butte Falls, Oregon in order to maintain that community's first local service and the allotment of Channel 232C3, to Netarts, Oregon as that community's first local service. ORP hereby reaffirms its interest in providing first local services at Butte Falls² and Netarts, as stated in its Petition for Rule Making. If this Petition is granted, ORP will prosecute its applications for Channel 290A at Butte Falls and Channel 232C3 at Netarts, and will construct those facilities in a timely manner if its applications are granted.

ORP hereby incorporates by reference the statements and representations set forth in its January 25, 2007 Petition for Rule Making. The Petition was filed as part of a

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Pursuant to Revision of Procedures Governing Amendments to FM Table of Allotments and Changes of Community of License in the Radio Broadcast Services, 21 FCC Rcd 14212 (2006), ORP contemporaneously filed Form 301 applications for its proposals. See BNPH-20070125ADP and BNPH-20070125ADQ.

ORP filed the Petition in order to ensure that Butte Falls retains local service. As part of a "hybrid" contingent application proposal, James D. McDaniel ("McDaniel"), the auction winner for Channel 225A at Butte Falls, Oregon, filed an application to modify the pending construction permit application to change its community of license to Talent, Oregon, and its channel from 225C3 to 225A. See BNPH-20060310ACD.

"hybrid" proposal involving two pending applications to change communities of license. To accommodate the proposed allotment at Netarts, Oregon Eagle, Inc. ("Oregon Eagle"), licensee of Station KTIL-FM, filed an application to change the station's channel and community of license from Channel 232C3 at Tillamook, Oregon to Channel 232C2 at Government Camp, Oregon. See BPH-20070125ADO. To accommodate the KTIL-FM application and at Oregon Eagle's request, the Commission issued Orders to Show Cause ("OTSC") directed to the licensee of Station KXIX to show cause why its license should not be modified to specify operation on Channel 225CO in lieu of Channel 231CO at Bend, Oregon, and to the licensee of Station KRXF to show cause why its license should not be modified to specify operation on Channel 231C2 in lieu of Channel 224C2 at Sunriver, Oregon. The licensees of Stations KXIX and KRXF failed to object to the OTSC, and the Commission in the NPRM deemed them to have consented to the channel substitutions.³ NPRM at para. 2. In addition, to accommodate the channel substitution by Station KXIX at Bend, McDaniel filed its application to modify its pending construction permit application of its unbuilt station to change its community of license to Talent, Oregon.

Grant of the proposals set forth in the NPRM as well as the community change applications filed for Stations KTIL-FM and McDaniel will result in the assignment of two first services to communities (Netarts and Government Camp) as well as the retention of a first service to a community (Butte Falls) and a first competitive service to

Each OTSC stated that, in the event no objection was filed by the stations, the Commission would deem each licensee "to have consented to the respective modification as proposed in the Order to Show Cause and its license will be reissued indicating the modification of its assignment by specifying the new channel." Reissuing a license to each station specifying a new channel would be consistent with how the Commission has handled stations whose channels have been changed by OTSC in the past. See e.g. Shreveport, Louisiana, 7 FCC Rcd 470, 473, 475 (1992); Colonial Heights, Tennessee, 11 FCC Rcd. 18079 (M.M. Bur. 1996).

another (Talent) and will also result in additional service to 260,753 persons. ORP supports the NPRM proposals and urges the Commission to amend the FM Table of Allotments as proposed in paragraph 4 of the NPRM.

Respectfully Submitted,

OREGON RADIO PARTNERS, LLC

By:

Lee J. Peltzman
Its Attorney

Date: November 20, 2007

Shainis & Peltzman, Chartered 1850 M Street, N.W., Suite 240 Washington, D.C. 20036 (202) 293-0011

CERTIFICATE OF SERVICE

I, Stephanie L. Medley, in the law firm of Shainis & Peltzman, Chartered, hereby certify that I have on this 20th day of November, 2007, caused to be hand-delivered or emailed, a copy of the foregoing "Comments" to the following:

Rolanda F. Smith Federal Communications Commission Audio Division, Media Bureau 445 12th Street, SW Washington, D.C. 20554

Dominic J. Monahan, Esq. Luvaas Cobb 777 High Street Suite 300 Eugene, OR 97401

Peter Gutmann, Esq.
Womble Carlyle Sandridge & Rice, PLLC
1401 Eye Street, NW
Suite 700
Washington, D.C. 20005

Arthur Belendiuk, Esq. Smithwick & Belendiuk, PC 5028 Wisconsin Avenue, NW Suite 301 Washington, D.C. 20016

Brendan Holland, Esq. Davis, Wright, Tremaine LLP 1919 Pennsylvania Avenue, NW Suite 200 Washington, D.C. 20006

Stephanie L. Medley